

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA**

RYSTA LEONA SUSMAN, both	)	
individually and as Legal Guardian of	)	
SHANE ALLEN LOVELAND, et al.,	)	
	)	
Plaintiffs,	)	
	)	Case No. 8:18-cv-00127
v.	)	
	)	
THE GOODYEAR TIRE & RUBBER	)	
COMPANY,	)	
	)	
Defendant.	)	

**INDEX IN SUPPORT OF  
THE GOODYEAR TIRE & RUBBER COMPANY’S  
MEMORANDUM IN SUPPORT OF ITS MOTION TO PRECLUDE PLAINTIFFS’  
REHABILITATION EXPERT, CRAIG LICHTBLAU, M.D., FROM OFFERING  
OPINIONS AT TRIAL FIRST DISCLOSED IN HIS MARCH 3, 2020 SUPPLEMENTAL  
EXPERT REPORT, AND TO PRECLUDE PLAINTIFFS’ ECONOMIC EXPERT,  
BERNARD PETTINGILL, FROM OFFERING OPINIONS AT TRIAL FIRST  
DISCLOSED IN HIS SECOND SUPPLEMENTAL EXPERT REPORT  
SERVED ON MARCH 9, 2020**

The Goodyear Tire & Rubber Company (“Goodyear”) hereby submits its Index in Support of The Goodyear Tire & Rubber Company’s Memorandum in Support of its Motion to Preclude Plaintiffs’ Rehabilitation Expert, Craig Lichtblau, M.D., From Offering Opinions at Trial First Disclosed in His March 3, 2020 Supplemental Expert Report, and to Preclude Plaintiffs’ Economic Expert, Bernard Pettingill, From Offering Opinions at Trial First Disclosed in His Second Supplemental Expert Report Served On March 9, 2020.

<i><b>Exhibit</b></i>	<i><b>Description</b></i>
A	Comprehensive Rehabilitation Evaluation on Shane Loveland prepared by Craig Lichtblau M.D., Summary Report section
B	Supplemental Comprehensive Rehabilitation Evaluation on Shane Loveland prepared by Craig Lichtblau M.D., Updated Summary Report section
C	Supplemental Comprehensive Rehabilitation Evaluation on Shane Loveland prepared by Craig Lichtblau M.D., Extended Follow-Up Office Visit section
D	Comprehensive Rehabilitation Evaluation on Shane Loveland prepared by Craig

	Lichtblau M.D., Continuation of Care section
E	Supplemental Comprehensive Rehabilitation Evaluation on Shane Loveland prepared by Craig Lichtblau M.D., Updated Continuation of Care section
F	Present Value Analysis in the Matter of Shane Loveland prepared by Bernard F. Pettingill, Jr., Ph.D., Quantitative Economic Loss Summary section
G	Second Supplemental Present Value Analysis in the Matter of Shane Loveland prepared by Bernard F. Pettingill, Jr., Ph.D., Quantitative Economic Loss Summary section
H	Present Value Analysis in the Matter of Shane Loveland prepared by Bernard F. Pettingill, Jr., Ph.D., Loss of Earning Capacity section
I	Second Supplemental Present Value Analysis in the Matter of Shane Loveland prepared by Bernard F. Pettingill, Jr., Ph.D., Loss of Earning Capacity section
J	Declaration of Clark W. Hedger in Support of The Goodyear Tire & Rubber Company's Memorandum in Support of its Motion to Preclude Plaintiffs' Rehabilitation Expert, Craig Lichtblau, M.D., From Offering Opinions at Trial First Disclosed in His March 3, 2020 Supplemental Expert Report, and to Preclude Plaintiffs' Economic Expert, Bernard Pettingill, From Offering Opinions at Trial First Disclosed in His Second Supplemental Expert Report Served On March 9, 2020

Dated: March 11, 2020

GREENSFELDER, HEMKER & GALE, P.C.

By:       /s/ Edward S. Bott., Jr.      

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## CERTIFICATE OF SERVICE

I hereby certify that I have on this 11th day of March, 2020, electronically filed the foregoing with the Clerk of Court using the CM/ECF system which will send notification of such filing to all counsel of record.

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